Ca	se 1:14-cv-04279-KAM-LB Document 1 Filed 07/	11/14 Page 1 of 18 PageID #: 1
		DORIGINAL
		JURY TRIZI DEMANDED
1- 1-	NAMERNO ADDRESS OF PRINTIFF DAIE HORTON	114 4279
		FORCEST LAWE GLEESON, J.
	NAME AND ADDRESS OF DEFEND The City of New York &	ANTS (PAGE I)
	The New York City Police ONE POLICE PLZZA NEW YORK NY 10038	
	The NEW YORK City Criminal 125-01 QUEENS BIOD. KEN GALDENS NY 11415	Court county of QUEERS
	The Corporation Counsel of 100 CHURCH STREET NEW YORK MY 10007	The NYCLEW DEPERTMENT WEW YOLK CITY
	P.O. Reinaldo Alvarez To 103RD PRECINTEDUMAD 168-02 PD. BYRNE AVE. JAMPATCA NY 11432	K # 927853
	P.O. JOHN DOES#1-8 UNKNOWN	PRO SE OFFICE
	NEW YOLK CITY POLICE Depe. ONE POLICE PLZZA	Maila Sha
	NEW YORK NY 16038 7/11/14	1718) 810-3264
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	Compaint
* ************************************	July TRIZI DOMONDED
· · · · · · · · · · · · · · · · · · ·	NAME AND ADDRESS
	OF PRINTIFF DALE HORTON
	4681 CYPRESS FOREST LONE
	SAINT Cloud FL 34772 PRUSE
	NAME AND ADDRESS OF DEFENDANTS CONTINUED (Page 205)
· ·	ADA HARRY NUSSGOFF
	ADA HARRY NUSSCOFF CRIMINAL COURT OF THE CITY OF NEW YOLK 125-01 QUEENS BIND.
	KEW GARDENS NY 11415
	ADA DEBOJAH WASSEL ORIMINAL COURT OF THE CITY OF NEW YORK 125-01 QUEENS BILLD.
	KEWGARDENS NY 11415
	TUDGE SYZANNE MELENDEZ CRIMINA COURT OF THE CITY OF NEW YORK 125-01 QUEENS BIUD.
	KEW GARDENS NY 11415
	JUDGE STEPHANIE ZARO CLIMINAL COURT OF THE CITY OF NEW YORK 125-01 QUEENS BIND
	KEW GARDENS NY 1/4/5
	Tudge Elise KOENDERMAN CRIMINAL COURT OF THE CITY OF NEW YORK
	LEW GARDENS MY 11415
	Dule Hoon
2	7/11/14 (718) 810-3264

Composint
United States District Court July Trizy Demonst
EASTERN DISTRICT NEW YORK
DALE HORTON
Plaintiff Pro SE
asainst
The City of New York et al
The New York City Police department DEFENDANTS
P.O. Reinaldo Alvarez tax #927853 individually AND
SSICIAL CAPACITY AS AN EMPLOYEE of THE CITY of New Yorkfork
Deportment, Poloce Officers JOHN DOES # 1-8 ; Ndividually AND
 Estical capacity as smployees of The New York City Police Department
MERGENCY SERVICE UNIT HOSTAGE NEGOTI ETTON UNIT, The New
YORK CITY CRIMINAL COURT COUNTY OF QUEENS. ADA HARRY NUSSCORF
individual AND Official capacity as ANEMPLOYER of THE NYC
Chimpuel Count Country of Queens, ADA Deboush Wasser individually
AND OSSUED CAPACITY AS AN EMPLOYEE of The NYC CAMIDAL COURT
country of QUEENS. Judge Suzanne Melendez Individually AND
 Official capacity as a judge-employee of the NYC Criminal court
 county of Queens. Judge Stephenie Zero individually AND
 official eapacity as an employee employed by The NYCChimnel
Court county of QUEENS, JUdge EITSE KOENDERMAN
individually AND official capacity as on employee to the NYC
 Priminol Court earny of Queens.
10 10
Dule Hoter
7/10/2014 DH-7/1/2014 (7/8) 816-3264

	Canadan
	Complaint Jury Trial Demanles
	The jurisdiction of the Court is invoked Pursant to 28 USC 1983 United States Code which contains
	ALL FEDERAL (OW
	All Persons Should Freely report to the Courts for redress of wrong (and)
	The Law protects them when they act
	in good faith and upon reasonable ground.
	VENUE is proper in The United States District Court for the Epstern District of New York
	pursunt to 28 use because at least one of the desendants resides in the Easton District
	Plaintist DEMAND A JURY TRIAL IN This
	action on Each AND EVERYONE OF the claim.
	Dale Horts
۲	7/10/14014/1/2014 (78) 8/0-3264

Complanut July Tetal Demanuled

-#1	he New York City Police Department
1	
- -	Defendant City of NEW York is a municipal
16	orporation duly incorporated and quyborizED
- U	nder the laws of the State of New York
11	Dursant to 55 431 of its Charters. The City of
46	DEW YORK is authorized under the laws of
山	he State of NEW York to maintain a police
1	separtment The New York Police Department
1/2	SYPD) which acts as its agent in the area
0	f law enforcement and for which it 15
llu	Itimately responsible the city assumes
	he risk incidental to maintainance of a
Q	Olice Force and employment of police officers.
	to the company of the control
A	+ All REVERANT times The City of NEWYOUC
an	& its hired employed supervised and
00	entrolled the individual defendants.
	Mars Morra
	(7/8) 8/6-3264
	(118) 810 2469

Complaint Dury teral demonded

	Criminal Court Jurisdiction
	NYC Criminal Court has trial jurisdiction
	Over Misdemeanor and petty Offenses (these
	where the defendant faces no more than one
	year in sail upon consiction offer trial)
•	
	Trial Jurisdiction means that once the defendant
	have been accused of the offense, the court
	has the authority to accept a pea of guilty
	conduct a total on otherwise dispose of the
	Charges.
	0 10 10 00 00 00 00 00 00 00 00 00 00 00
	Criminal Court Mandles all aspects of these
	cases from arraignement to trial readiness
	to Sival disposition
<u> </u>	
	NAPORO DODENTO
	7/10/14/01/57-11-2014 Welle HOZEN (718) 810-3264
LE THE PROPERTY WAS ARREST TO THE PROPERTY WHEN BY	1-

Complaint
Tury Trial Demanded

"Riminal Court of the city of New York Cunts Queens Skiminal Court of The STOTE of NEW YOLK county Queens Defendants Asistant District Attorneys Assistant District Atturney of counsel to Kichard A. Brown, the District Attorney of QUEENS County. Attorneys admitted to practice low in the State of New York. efendants By Statute Criminal Court has 107 authorized judgeships. Each criminal court judge must be a resident of NEW York City. The judges are appointed by the Mayor of the City of New York

7/10/14047-11-2014

Delle Joyes (718) 210-3264

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		Demander

1	J Chy Third Perial Dell
	Plaintiff is an American citizen who
	is protected under the United States Constitution
	This is a civil Rights action brought by
	Plaintiff DAIE HORTON to seek relief for
	the defendants violation of his civil Rights
ŧ	Secured by The CNI Rights Acts of 1871,
1	42 U.S.C. FE 1983. and the rights
	Secured by the 4th (fourth) Amondment,
	5th (Sigth) Amendment, 6th (Sigth) Amendment,
	8 Th (eight) Amendment and 14th (fourteenth) Amendment
ł	of The United States Constitution
K	Plaintiff Seek Compensatory and Punitive
	damages, injunctive and declatory relief and
	Such other relief as this court deems
1	equitable and just.
ľ	

7/10/2014D#7-11-2014

(718) 810-3264

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July	VUOI	Demonico

	Plaintiffs claims for declaratory and
	injuctive relief are authorized by usc
	and Rule 57 of the FEDERAL Rules of
	Civil Procedure.
	Award attorneys fee pursont to 42 4.S.C. 5 1988
	Award cost of Suit pursant to 42 usc 1920 AND 1988
	Award Such other and further relief as this
	Court may deem appropriate and equitable, including
	injuctive and declaratory relief as may be required
	in the interest of justice.
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and the same of the same tenders and the same of the s	
	Wale Heres
	7-10/14 7-11-2014 (718) 8/6-3264
er with the second of the second	7-10/-1-10

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JURY TRIES Demanded

Plaintiff was lawfully in House on August 10, 2011.

At approximately 83 pm (eight thaty) mambers of
The New York City Police Department did unlowfully
break into the house with assault weapons drawn
in full military Style gear to include helmets, wests
and long assault rifles at 105-31 191 screet Jamia Domes
New York 11412. The New York City Police Department
Officers Unlawfully arrested Plaintiff inside.
Of the house without cause or justification.

Plaintiff is a American citizen who is protected under The United States Constitution.

The New York City Police Department action Wolsted. Plaintiffs Civil Rights. 4th AND 14th AMENDMENT

The New York City Police who broke into the house and illegally handcuffed and arrested plantiff never identified themselves. They did not say why Plaintiff was being illegally removed by force and they used excessive force including assauth rifles were power pointiff.

Plaintiffs civil rights were unletted 3th Amendment Now Hour

7/10/14 DH3/11/2014

My 810-3264

•	
	Complaint
	Jury Trial Demanson
	The officers that did not Touch Plaintiff
	falled to intervene AND protect hom from
	the above mentioned violations
	The New York City Police DEPARTMENT has
	A policy where they can assign an officer to
	be the arresting officer. The Officer does
	not have to be the officer that hand cuffed
	the person being arrested. As A result of
	This policy Plantiffs Constitutional Rights
	under the STXTh (GT) AMENDMENT WEREUIDIETED.
	White the state of
· · · · · · · · · · · · · · · · · · ·	
	IDAA N.
	7/19/14 P/11/14 Delle floors (718) 8/0-3264
·	1114/14 7/1/14 (118) 810-3264
1/	

Compaint
JURY TRIAL DEMANDED
 The New York City Police Department has
a policy where lower ranking officers (employees)
have to obey the commands or orders given to
Them by their Superior ranking Officers
 (supervisors) this policy is a direct result in
the United States Constitution (4th) fourth Amendment
being violated which protects citizens in their
 home AND PROPERTY. The Officer who illegally
hand cuffed plaintiff inside of the house was
not the Officer whos name was on the
arrest record.
 7/10/14DH-7-11/2014 (718) 310-3269
 7/10/14/047-11/2014 (718) 310-3269

Compai	พ่า
JURY TRIOI	

Plaintiffs property AND belongings inside of the house were destroyed AND SEVEROL ITEMS WERE MISSING AFTER he was illegally removed by force. As a result of the Police Officers actions his United States Constitutional Rights under the 4th (fourteents) & (eighth) and 14th (fourteents) Amendments were violated. Plaintiff experienced physical, personal and emotional INJURIES, PAIN AND SUFFERING, FEAX, AN INVASION OF PRIVACY, PSYCHOLOGICAL Pain, emotional distress, mental anguish, embargisment and humilitation. Plaintiff also lost employment opportunities because he was falsely arrested for violating the laws of the State of New York.

Dele José (718) 810-3264

7/16/14 D#7/11/14

Complaint Tury That DamandED

Plaintiff was required to appEAR in court for (17) seventeen court appearances. On several court appearances ADA HARRY Nussdorf answered for the people. ABA Harry Nussdorf on September 16, 2011 and October 17,2011 asked why is the case being handled by him. ON Dubbry 30, 2012 ADA HARRY NUSSHORF STETED THE PEOPLE WERE NOT TEADY. UNDER NEW YORK STATE CRIMINEL PROCEDURE 10W CPC 30.30 A MISDEMOND bets legal time limitations (90) days. January 30, 2012 the case was over the (90) ninety day time limit. The case was 150 (ONE HUNDRED & STETY) days FIVE MONTHS AFTER THE ACCEST date. Plaintiffs case was continued and Prolonged by ADA HALLY MUSSOUF, ADA DEDORCH WASSEL, TUDGE SEZANNE MÉENDEZ, Judge Stephanie Znao, AND Judge Elisa Koenderman, Plaintiff was to Appear in one court part when the assigned ASA (ASSISTANT denot Attorney) was assigned to a different part the same date AND TIME, Plaintiff was assigned to appear in one court pant when the Three was assigned to A different part. At All traves times revelant next in the individual defendants acted intentionally, willfully, malicially, Negligently and with reckless disregard for and deliberate indifference to plantiffs Civil Rights guaranteed by THE UNITED STATES CONSTITUTION (6Th) STATA AMENDMENT WORE INTENTIONALLY Violated. Dale Host 1718/ 8/6-3264 7/10/14 DH /11/14

Complaint Jury Trial Demanded

Plantiff was maliciously prosecuted as a result of this illegal arrest. The judicial System has been misused. Under New York State Rule procedure Law CPC 30.30. which sets legal time limitations for An A misdemeanor CPC 30.30 is 90 (ninery) days. Plaintiffs (5h(Sixth)) amendment was violated from the United States Constitution. Plaintiffs Civil rights were violated

Plaintiff was required to appear in court for Seventeen (17) court appearances. Plaintiff was ill equally removed and arrested on August 10, 2011. Plaintiff remained in Jail on August 10, 2011. Plaintiff remained in Jail on August 14, 2011. Plaintiff remained in Jail most of August 12, 2011. Plaintiff was R.OR on August 12, 2011.

The length ty court proceedings and the Dismissal of the case after (17) seventeen court appearances to include August 2011 - December 2011. JANUARY 2012 - December 2012 and (3) Three appearances in January 2013 and the Dismissal of the case by the Judge is evidence that it was made false maliciously and with the intent to hurass, Scandalize and injure plaintiff.

7/10/14017/11/14

Della 1994 (718) 870-3264

	Complaint
	They Trial Requested
	List of Court Appearances
	2011
	August 12, 2011
2	September 16, 2011
3	october 17, 2011
4	
S	DECEMber 14, 2011
madendria di co sada ca mic	9013
	JANUARY 30, 2012
	FEBRUARY 29, 2012
	April 12, 2012
	May 12, 2012
	JUNE 22, 2012
	July 31, 2013
12	September 07, 2012
	October 19, 2012
14	December 11, 2012
	2013
15	JANUARY 08, 2013
	JANUERY 09, 2013
12	JANUARY 14, 2013
	Nula Olaber

7/10/14 7/11/14

Dule Hersey (718/810-2264

	Compeaint
	JURY TRIAZ DEMANDED
<u></u>	Plaintiff Seeks relief from all defendants
	ramed below for violating his Civil Rights of
	The United States Constitution
	New York State Constitution
	Plaintiff Seeks relief
	Money 5,000,000 % (SIVE MINION U.S. DOLLORS) TOTAL
	Plaintiff Seeks relief from
-	$\mathcal{D}_{\mathcal{L}}(\Omega)$
	P.O. Reinaldo Alvarez NYPD
	P.O. JOHN DOES # 1-8 NYPD
	ADA HARRY NUSSOOFF WYC CRIMINAL COURT QUEENSCOUNTY
	ADA DEBORAH WASSEL NYC CRIMINAL COURT QUEENS COUNTY
	Judge SUZANNE MELENDEZ NUC CRIMINAL COURT QUEENS COUNTY
	Judge Stephanit ZARO NYC chiminal court Queens county
	Judge Elise Koenderman NYC criminal court Queen County
	he New York City Police Dept.
	THE CITY OF NEW YORK

Dele Axa (7/21/8/0-32/64

	Complant
	Jury Trial Demandes
* }	
	Plaintiff Seeks relief from all defendants
V	named below for violating his Civil Rights of
	The United States Constitution
	New York State Constitution
	Plaintiff Seeks monetary relief
	Money 5,000,000 Po (five Million U.S. Dollars) TOM
	Phintiss seeks relief from
<u>}</u>	The City of New York 5,000,000 \$ (Five million)
4. 	The New York City Police Dept, 5,000,000 To Give MAIN
	P.O. Reinaldo Alvarez 5,000,000 & CFIRE MIllion
	P.O. S JOHN DOES # 1-8 3,000,000 & (FIRE MINION)
	ADA HARRY NUSSOOFF 5,000,000 GIVE MINUN)
	ADA DEborah WASSEL 5,000,000 CHILMINITIAN
	JUDGE STEPHANIZ ZARO 5,000,000 (GINLMINIAN)
	JUDGE SUZANNE MELENDEZ 5,000,000 \$ (SNE MILLION)
	JUDGE Elise KOENDERMAN 5,000,000 Fr Gremillon)
	THE NEW YORK CITY CRIMINO COURT 5,000,000 = CSIVEMALION, COURT OF QUEENS FINE MILITAR DOLLARS TOTAL
	TOTAL
	7/11/14 NO000 Dela
18	1717/710-3261